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March 13, 2006

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Federal Communications Commission Office of Secretary

By HAND DELIVERY

Secretary Marlene H. Dortch Federal Communications Commission 445 12th Street S.W. Washington, D.C. 20554

Re: Petition for Rulemaking to Preserve Post-Disaster Communications

Dear Secretary Dortch:

On behalf of Jonathan Askin of pulver.com ("pulver.com"), enclosed for filing with the Federal Communications Commission ("FCC") are an original and four (4) copies of a Petition for Rulemaking to Preserve Post-Disaster Communications ("Petition").

Also enclosed is a duplicate of this filing. Kindly date-stamp the duplicate and return it to the courier. Please contact Jonathan Askin, General Counsel to pulver.com at (631) 748-8236 if you have any questions regarding this filing.

Sincerely,

Jonathan E. Canis

Enclosure

ListABCDE

W.CB. 06-4

Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

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Federal Communications Commission Office of Secretary

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|---|---|---------------|---------------------|
| In the Matter of |) | | |
| Preserving Post-Disaster Communications |) | WC Docket No. | |
| |) | - | |

PETITION FOR RULEMAKING TO PRESERVE POST-DISASTER COMMUNICATIONS

Jonathan Askin General Counsel pulver.com 1437 Rhode Island Ave., NW #109 Washington, DC 20005 (631) 748-8236 jaskin@pulver.com

Dated: March 13, 2006

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PETITION FOR RULEMAKING TO PRESERVE POST-DISASTER COMMUNICATIONS

Evslin Consulting and pulver.com ("Petitioners") herein request that the Federal Communication Commission initiate a proceeding to mitigate the effects of long-term telephone outages in the event of natural disasters or other public crises. Petitioners commend the Commission's tremendous efforts in addressing past disaster situations, but urge the Commission to act quickly to ensure that proper procedures are in place to adequately address long-term outages that may occur in the immediate future. While supporting the Commission's establishment of the independent expert panel reviewing the Hurricane Katrina disaster relief efforts and the creation of a new FCC Public Safety/Homeland Security Bureau, Petitioners fear that if the Commission waits for formation and formal recommendations by either of these groups before taking any further action to address emergency situations, then communications providers will be unprepared in the case of an immediate emergency. With the threat of terrorist action still looming and the next hurricane season right around the corner, Petitioners strongly believe the Commission must act soon to ensure that the consequence of outages to telecommunications services are swiftly mitigated prior to the time communications links can be restored.

I. DESCRIPTION OF PROBLEM: RECENT CATASTROPHES – BOTH NATURAL AND MANMADE – HAVE DEMONSTRATED CRITICAL POINTS OF FAILURE IN THE WIRELINE PUBLIC SWITCHED TELEPHONE NETWORK ("PSTN") AND DEMONSTRATE THE NEED TO ASSURE THAT PEOPLE – ESPECIALLY REFUGEES – REMAIN REACHABLE EVEN WHEN THEIR PHYSICAL LINES ARE INOPERABLE OR INACCESSIBLE DUE TO EVACUATION ORDERS

As the Commission is well aware, more than three million people lost their phone service during Hurricane Katrina in August/September 2005. Others still had phone service but could not use it because evacuation orders kept them away from the land lines on which their service terminated. Although both wireline and wireless carriers were able to begin restoring service within a few days, many customers remained without reliable communications service for more than a week. Even one month later some 250,000 customer lines, 3 PSAPS, and over 300 wireless cell sites remained out of service. Months after, people remained in shelters and could not be located or accessed through their PSTN phone numbers.

As a result, families who ended up in different shelters could not reestablish contact. Loved ones outside the stricken area could not reach refugees. The Red Cross was overwhelmed with requests to locate missing people. Rescue people had to spend precious time and risk their own lives looking in the wreckage for people who were actually safe somewhere else but couldn't be located because their phone numbers as well as phone lines were inoperable.

Locating refugees by name proved as difficult as it has always been. The magnitude of the catastrophe made this solution even more unworkable than usual. The

FCC Chairman Kevin J. Martin, Statement on the Effects of Hurricane Katrina, FCC Open Meeting (September 15, 2005).

proliferation of volunteer locator boards and lists on the Internet actually made the problem worse rather than better because there was no single authoritative listing and no single database. The phone numbers of the evacuees could have been the means to reach them if those numbers had not gone out-of-service along with the local lines. Unlike names, phone numbers are unambiguous.

Those who had mobile and VoIP phones could be located quickly. They took their phones with them when they evacuated. They left greetings saying where they were so that, even when their phones weren't operable, loved ones could be reassured and rescuers could be spared searching for them. Even those who had voice mail and call forwarding as features of their PSTN service could quickly reestablish communication. But, as the tragedy made plain, a large percentage of low income people do not have any mobile phones, VoIP, or even the premium features of the PSTN. Their numbers became useless once their local lines were inoperable or inaccessible.

II. THE PULVER.COM/EVSLIN CONSULTING PROPOSAL: RAPID MITIGATION OF THE WORST EFFECTS OF OUTAGES USING EXISTING TECHNOLOGY

A. CURRENT FCC POLICIES DISCOURAGE EFFECTIVE USE OF EXISTING PSTN AND VOIP TECHNOLOGIES TO MITIGATE THE EFFECT OF OUTAGES IN AN EMERGENCY

Some of the Commission's rules should be modified to promote access to multiple technologies before another widespread emergency arises. For example, the current number porting restrictions can undermine the use of number porting and other technologies to restore individual communication despite physical outage. The Commission's rules require

Kenneth P. Moran, FCC Director of Homeland Security, *Statement at the Hearing on Hurricane Katrina and Communications Interoperability*, Before the Senate Committee on Commerce, Science and Transportation (September 29, 2005).

customers to port numbers upon request, but they do not currently allow portability outside of a geographic area or rate center. In disaster circumstances, these rules can inhibit timely restoration of service, by prohibiting customers from porting their numbers, even temporarily, to another service outside of the affected rate center. While the FCC acted with commendable speed to waive its number porting rules during the Katrina emergency, further progress must be made to ensure network interoperability and interchangeability.

Many VOIP providers contacted Petitioners and offered to provide free voice mail services on subscribers' existing numbers, a service which can be provided on both the PSTN and VoIP. However, with no quick way to port the affected numbers to new providers – even on a temporary basis – it was not possible for the volunteering companies to set up voice mail on the numbers corresponding to the inoperable local lines. It is not clear why the PSTN providers who had provisioned the affected lines did not voluntarily add the voice mail feature to these numbers for the benefit of the subscribers who were both unreachable and unable to be located. The fact is, however, that they didn't.

It is vital for the Commission to recognize that it is not sufficient to handle future crises in a stop-gap manner. Instead, the Commission should immediately adopt procedures so that providers know their own responsibilities during disaster relief and can work to ensure customers maintain adequate access to their communications service even if local lines or switches are inoperable or unreachable.

B. SERVICE PROVIDERS MUST OFFER EMERGENCY SERVICES TO CUSTOMERS EXPERIENCING LONG-TERM OUTAGES

Petitioners urge the Commission to address these emergency situations by requiring local telecom service providers to take steps to ensure that customers can remain connected to friends and family via their phone numbers even if their actual phone service

suffers a long-term outage. Petitioners propose that the Commission define a "long-term outage" to include any situation where an actual outage has occurred for more than 12 hours for any reason or where an evacuation order has been issued for a particular geographic area, as in the case of an impending or ongoing natural disaster or emergency. In other words, a "long-term outage" would be deemed to have occurred where an evacuation order has been issued and residents are urged to leave their homes, even though wireline phone service may still remain technically operational in the area. In these cases, customers are displaced from their homes and unable to utilize their phone service; therefore, other means of maintaining contact must be established.

Petitioners propose that the Commission require any provider obligated to provide E911 services to establish an alternate communications service for affected customers via either:

(1) activating for each customer a voicemail service that would be accessed by incoming callers dialing the customer's phone number, or (2) providing expedited local number porting to an alternate service provider selected by the customer, including porting to a number outside of the geographic area and/or rate center. Either of these proposals would provide a technically feasible and reasonable means of ensuring that consumers remain connected during emergencies.

The capability to provide such voicemail services already resides in the switches and associated databases maintained by most PSTN voice carriers, and so the infrastructure is already in place to provide emergency voice mail service for all subscribers. For customers that already purchase voice mail service from the PSTN carrier, of course, no additional actions need be taken. For customers that do not take voice mail service from the carrier, their voice mail account would have to be established, and an emergency PIN registered in the carrier's

database.³ Therefore, to provide emergency voicemail as proposed, a carrier would merely need to activate the service for those customers suffering a long-term outage. The carrier would then be required to continue providing that service to the customer until the original communications service has been fully restored or the applicable evacuation order has been lifted.

To facilitate provisioning of this service when necessary, service providers would be required to give advanced notice to customers that such a service will be available in case of an emergency and/or long-term outage. The provider would need to issue PIN numbers to customers and instructions on how to activate their temporary voicemail service at the appropriate time. Furthermore, the provider must readily supply this information to customers at the time of the long-term outage, such as posting instructions and information on its website or activating a telephone hotline during the long-term outage. This will ensure that customers are not delayed in activating their emergency voicemail service and maintaining contact if they have forgotten or misplaced the procedures for activating service. In this way, even if affected customers do not have outgoing telephone service, they can either receive incoming forwarded calls or can record an outgoing voicemail message communicating their whereabouts to incoming callers.

Alternatively, providers that choose not to offer temporary emergency voicemail service should be required to provide expedited local number portability to customers affected by a long-term outage, to allow those customers to quickly port their numbers to an alternative provider and remain connected to their family and friends. In this case, a customer suffering a

There will be some additional costs associated with setting up these emergency accounts – additional voice mail capacity will need to be reserved in the switch, and PIN information will have to be established for all subscribers, and programmed into the voice mail database. It is appropriate for the Commission to consider if, and to what extent, these costs should be subsidized by the Universal Service Funds or other funding sources.

long-term outage would request emergency service from an alternate provider, including an IPbased provider or provider outside of the affected rate center, that then would request expedited porting from the customer's primary provider to be completed within 2 hours. The Commission has already recognized that number porting is both a feasible and reasonable means of restoring service when it temporarily waived its local number portability and number assignment rules last fall to allow Katrina victims to port their numbers outside of the affected rate centers.⁴ Approximately 2,000 telephone numbers were ported across LATA boundaries after Hurricane Katrina, and about 300 blocks of existing numbers (1,000 per block) were moved across LATA boundaries using number pooling.⁵ Moreover, Neustar recently reported that "Local Number Portability (LNP) is a viable method of restoring incoming calls to a customer that has lost service in a disaster, [and] [a] though using LNP to move telephone numbers outside the rate center in such instances can create certain issues, (for instance with billing), problems are somewhat muted by its limited use and the temporary nature of this recovery service."6 Therefore, the Commission should not hesitate to adopt this proposal to require that providers offer at least one of these emergency services to customers who experience long-term outages.

Providers should be required to certify their readiness to comply with these procedures in a manner similar to certifications required by the Commission's CPNI, E911, and CALEA rules. Any provider that does not provide adequate certification should be treated

Order, In the Matter of Telephone Number Portability; Numbering Resource Optimization; CC Docket Nos. 95-116 and 99-200 (FCC 05-161) (rel. Sept. 1, 2005) ("Katrina Waiver").

North American Numbering Council Local Number Portability Administration Working Group, *Interim Report on Out of LATA Porting & Pooling For Disaster Relief After Hurricane Katrina* (November 16, 2005).

Neustar, Report on Utilizing LNP for Disaster Recovery Call Termination and Mitigating Possible Originating 911 Issues.

similar to VoIP operators who do not provide E911 access: the Commission should expect that those providers will not market to new subscribers in areas where they cannot provide this basic level of emergency service. Moreover, any provider that fails to provide any of these services in a long-term outage or emergency situation should be subject to the maximum penalty allowable by statute.

C. PETITIONERS' PROPOSAL PROMOTES TIMELY MITIGATION OF THE EFFECTS OF CATASTROPHES

The suffering of displaced family members, friends, and colleagues desperately seeking each other in the aftermath of Hurricane Katrina need never be repeated. Emergency relief workers need not waste time searching homes where residents have already safely evacuated. Shelter operators and volunteers can be freed from much of the task of locating missing family members so that they can concentrate on other vital aspects of relief. Finally, fear of being unreachable need not deter people from evacuating during an emergency.

After a disaster, people with mobile phones have typically not been out of touch for long periods. Those seeking them can either reach them directly or, in most cases, leave a voicemail message, which can usually be accessed by the called party even if their actual wireless service is inoperable. Many displaced persons in these situations change the announcement on their outgoing voicemail message indicating that they are safe and specifying their new evacuated location. Those with Internet (IP-based) communications devices and applications are also able to reestablish communication maintaining their own contact number or other identifier as soon as they obtain an operational Internet connection and, in most cases, can access their voicemail and leave an informative outgoing announcement from any phone.

Establishment of a telecommunications disaster recovery and/or long-term outage plan is equally as urgent as providing E911 access from interconnected VoIP services

considering the tens of thousands of people who rely solely on wireline phone connections for their communications service and who, without those connections, are left isolated and unreachable by loved ones.

Consumer Reports recommends that consumers avoid relying solely on a single type of communications by considering subscribing to more than one type of phone service. Moreover, "[t]he lesson for consumers is that while a single telephone account could suffice for individual emergencies, no one service can currently be counted on to work in a widespread calamity. As the Katrina aftermath bore out, many people in lower income areas did not have alternate means of communication and thus were unreachable once their wireline numbers ceased to operate. The Commission should take this to heart in encouraging the deployment of multiple communications networks and technologies to operate in an emergency. In the wake of Katrina damage, many communications links were re-established between public officials and rescue personnel in the affected area via IP-based, wireless, and satellite networks.

Our experience with man-made catastrophes provides similarly compelling reasons to implement the steps for preserving post-disaster communications that are proposed in this petition. President George W. Bush has acknowledged the need to be vigilant and ready in case of another 9/11. In his state of the Union Address, President Bush stated: "Our country must also remain on the offensive against terrorism here at home. The enemy has not lost the desire or capability to attack us." Implementation of the simple rules proposed in this petition could have been helpful post 9/11 for reconnecting businesses and citizens after the World Trade

Making Sure 911 Emergency Help Is There If You Need It, Consumer Reports (January 2006).

⁸ *Id*.

http://www.whitehouse.gov/stateoftheunion/2006/

Center towers fell. Although we can hope there will not be another 9/11, we need to use the technologies at our disposal to ensure we can communicate immediately following an attack.

- III. THE COMMISSION HAS BROAD REGULATORY AUTHORITY TO IMPLEMENT THE RECOMMENDATIONS OF THIS PETITION, REGARDLESS OF WHETHER VOIP OR IP-ENABLED MESSAGING IS OFFERED ON A REGULATED OR UNREGULATED BASIS
 - A. THE FCC HAS BROAD AUTHORITY UNDER TITLE II COMMON CARRIER REGULATION
- Under Section 201 of the Communications Act, "[t]he Commissioner may prescribe such rules and regulations as may be necessary in the public interest to carry out the provisions of [the Communications] Act." "Congress has delegated to the Commission the authority to 'execute and enforce' the Communications Act [through] § 151, and to 'prescribe such rules and regulations as may be necessary in the public interest to carry out the provisions' of the Act [through] § 201(b)," and the Supreme Court has recognized that "these provisions give the Commission the authority to promulgate binding legal rules." Thus, Section 201 authorizes the Commission to adopt binding rules such as those proposed in this petition to ensure that customers facing a long-term outage can maintain reliable communications service.

In September 2005, the Commission found that the public interest would be best served by temporarily waiving local number portability and number assignment rules to allow

¹⁰ 47 U.S.C. § 201(b).

National Cable & Telecommunications Association v. Brand X Internet Services, 125 S.
 Ct. 2688; 162 L. Ed. 2d 820; 2005 U.S. LEXIS 5018; at 26 (2005) (citing AT&T Corp. v.
 Iowa Utilities Bd., 525 U.S. 366, 377-378, 142 L. Ed. 2d 834, 119 S. Ct. 721 (1999)).

action very similar to that Petitioners propose herein. 12 As described above, Hurricane Katrina badly damaged the telecommunications systems in the affected states, severely limiting communications between the Katrina victims and their friends and families, as well as rescue teams, searching for them. The Commission determined that the catastrophic damage to the telecommunications systems caused by Hurricane Katrina warranted suspension of its numbering rules to allow telecommunications service to be restored to the hurricane victims as quickly as possible.¹³ Recognizing that Section 1.3 of the Commission's rules authorizes suspension. revocation, amendment, or waiver of a Commission rule for good cause, the Commission on its own motion granted a waiver authorizing carriers to port numbers to destinations outside the affected rate centers. ¹⁴ The Commission found that "waiver of the Commission's local number portability and number assignment rules is a reasonable and practical means" of quickly restoring communications to the victims.¹⁵ Clearly, the public interest would be even better served if the Commission implemented standard procedures for providers to handle long-term outages in advance of such a need. As the Commission has already established that it is an unreasonable practice for a regulated telecom carrier to refuse to carry IP-based traffic. 16 the Commission should take this one step further to ensure expedited number porting between telecommunications technologies in an emergency.

¹² Katrina Waiver ¶ 2.

¹³ *Id.* \P 2.

⁴⁷ C.F.R. § 1.3. This rule provides that "[a]ny provision of the rules may be waived by the Commission on its own motion or on petition if good cause therefore is shown." *Id.*

¹⁵ Katrina Waiver ¶ 2.

See Consent Decree, In the Matter of Madison River Communications, LLC and affiliated companies, File No. EB-05-IH-0110 and Acct. No. FRN: 0004334082 (February 11, 2005).

With the increasing use of nomadic services, such as wireless and IP-based services, consumer expectations regarding ongoing and continuous communications will continue to grow. In other words, consumers will increasingly expect to be reachable wherever they go, whether voluntarily or through involuntary displacement, and especially in an emergency. The Commission placed great emphasis on the fact that consumers expect that VoIP services that are interconnected with the PSTN will function similarly to traditional phone service.¹⁷ As consumers are utilizing alternative communications networks and becoming more technology savvy, their expectations have evolved beyond the boundaries of the traditional PSTN. Therefore, Petitioners argue that similar importance should be placed on consumer expectations that extend beyond basic wireline services, namely that customers expect to remain connected. Petitioners' proposal would not only ensure that consumers and rescue personnel are able to efficiently facilitate evacuation and rescue efforts during an emergency, but would assist in incorporating some of the inherent benefits of nomadic services into the traditional wireline network to ensure that consumer and provider expectations are on par. Moreover, more people will be willing to evacuate when ordered if they do not fear losing touch with their friends and families and becoming unreachable. Greater participation in evacuations will, itself, reduce the harm from future disasters.

2. Sections 706 and 230 require the Commission to promote the deployment of advanced services and capabilities

The Commission can also find authority in Sections 706 and 230 of the 1996 Act to support adoption Petitioners' proposal. Under Section 706, the Commission is charged with "encourag[ing] the deployment on a *reasonable* and *timely* basis of advanced

First Report and Order and Notice Of Proposed Rulemaking, *In the Matters of IP-Enabled Services E911 Requirements for IP-Enabled Service Providers*, WC Docket Nos. 04-36 and 05-196, ¶ 23 (rel. June 3, 2005) ("VoIP E911 Order").

telecommunications capability to all Americans . . . by utilizing . . . regulating methods that remove barriers to infrastructure investment." Furthermore, Section 203 states that it is United States' policy to promote the continued development of the Internet. The provision of competitive VoIP services is closely linked to the provision of advanced services and the development of the Internet, as many VoIP providers utilize underlying advances services in the provision of their services. Moreover, Commission endorsement of the inherent benefits of IP-based networks and technologies would help promote continued development of the Internet and VoIP services. Thus, in these circumstances, Section 706 of the 1996 Act compels the Commission to act by "utilizing ... regulating methods" to promote the development of advanced telecommunications capabilities by adopting Petitioners' proposal.

Section 251(e) of the Act charges the Commission with ensuring that phone numbers are available on an equitable basis. The Commission exercised its authority under section 251(e) in adopting E911 requirements for VoIP providers based on the rationale that interconnected VoIP providers use NANP numbers to provide their services. The Commission can similarly exercise this authority in adopting Petitioners' proposal. During a long-term outage, customer telephone numbers are essentially unavailable because there is no service available for customers to access those numbers. Those numbering resources are essentially worthless if customers have no means of accessing them either to make outgoing or to receive incoming calls. By requiring providers to provide emergency voicemail, call-forwarding, or

⁴⁷ U.S.C. § 157 note (emphasis added).

¹⁹ *Id.* § 230(b)(1).

²⁰ *Id.* § 251(e).

²¹ VoIP E911 Order ¶ 33.

number porting, the Commission would ensure that those numbers continue to remain available to consumers in some way, even if their original underlying communications service is disrupted.

B. THE SUPREME COURT'S BRAND X DECISION CLARIFIES THAT THE COMMISSION HAS BROAD AUTHORITY TO EFFECT SOUND PUBLIC POLICY UNDER ITS SECTION 4(I) ANCILLARY AUTHORITY

Section 4(i) of the Communications Act grants the Commission authority to "perform any and all acts, make such rules and regulations, and issue such orders, not inconsistent with this Act, as may be necessary in the execution of its functions."

The Commission has consistently invoked its authority under Section 4(i) in ordering clauses when it has adopted regulations interpreting the Communications Act in various contexts. As the Supreme Court affirmed in the recent *Brand X* decision, "Congress has delegated to the Commission the authority to 'execute and enforce' the Communications Act [through] § 151," "provisions which give the Commission the authority to promulgate binding legal rules."

Furthermore, Section 4(i) has been found to bestow broad authority to the Commission, "empower[ing] the Commission to deal with the unforeseen — even if it that means straying a little way beyond the apparent boundaries of the Act — to the extent necessary to regulate effectively those matters already within the boundaries. Given that the Commission has already exercised Section 4(i) to ensure that customers of unregulated VoIP service have access to E-911 services, it should be no stretch for the Commission to exercise that same authority to adopt Petitioners' proposal.

The Commission concluded that it has authority under Title I and through its plenary numbering authority pursuant to section 251(e) to impose E911 requirements on

²² 47 U.S.C. § 154(i).

North American Telecommunications Association v. Federal Communications Commission, 772 F.2d 1282, 1292 (7th Cir. 1985), cert. denied, 109 S.Ct. 1942 (1989).

interconnected VoIP providers.²⁴ Specifically, the Commission utilized its ancillary jurisdiction to promote public safety in adopting E911 rules for interconnected VoIP services.²⁵ As the Commission noted, "ancillary jurisdiction may be employed, in the Commission's discretion, when Title I of the Act gives the Commission subject matter jurisdiction over the service to be regulated and the assertion of jurisdiction is 'reasonably ancillary to the effective performance of [its] various responsibilities.'²⁶ Interconnected VoIP services come within the scope of the Commission's subject matter jurisdiction granted in section 2(a) of the Act.²⁷ The Commission found that imposing an E911 requirement is reasonably ancillary to the effective performance of the Commission's various responsibilities such that it could utilize its ancillary jurisdiction.²⁸

Similarly, granting this petition would satisfy these requirements. The Commission is charged with "regulating interstate and foreign commerce in communication by wire and radio so as to make available, so far as possible, to all the people of the United States, ... a rapid, efficient, Nationwide, and world-wide wire and radio communication service with adequate facilities at reasonable charges, for the purpose of the national defense [and] for the purpose of promoting safety of life and property through the use of wire and radio communication"²⁹ As discussed above, the telecommunications industry has been and continues to be vulnerable to natural disasters and catastrophes, which can jeopardize our national defense and the safety of citizens. The impact of such disasters can be catastrophic not

²⁴ 47 U.S.C. § 251(e).

²⁵ VoIP E911 Order ¶ 26.

Id. (citing United States v. Southwestern Cable Co., 392 U.S. 157, 177-78 (1968) (Southwestern Cable)).

²⁷ VoIP E911 Order ¶ 28.

²⁸ *Id.* ¶ 29.

²⁹ 47 U.S.C. § 151.

only to the victims who are unable to maintain contact with friends and family, but to rescue teams who may spend countless hours or days searching for victims within a disaster area, only to later find those victims were safely elsewhere. If Petitioners' proposal were adopted, then rescue attempts could be coordinated more effectively. The Commission is dedicated to ensuring a rapid and efficient nationwide communications network with adequate facilities to promote national defense and the safety of life and property through the use of that network. Moreover, adoption of Petitioners' proposal would ensure that numbers are available on an equitable basis as required by Section 251(e). The availability of a telephone number is meaningless if a customer has no way to access that designated phone number. In short, that number is essentially unavailable to any customer experiencing a long-term outage. The Commission must implement policies to ensure customers have access to those numbers even when the underlying original phone service is disrupted or customers are displaced during an emergency evacuation.

IV. CONCLUSION

For the foregoing reasons, Petitioners urge the Commission to take speedy action to consider and adopt the proposal set forth herein.

Respectfully submitted,

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